

AMENDMENTS TO THE DRAWINGS

The attached Sheet of drawings include an amendment to figure 12. The term “it dose not” has been changed to “it does not”.

Attachment: Replacement Sheet
Annotated Sheet Showing Changes

REMARKS/ARGUMENTS

Reconsideration and withdrawal of the rejections of the application are respectfully requested in view of the amendments and remarks herewith, which place the application into condition for allowance. The present amendment is being made to facilitate prosecution of the application.

I. STATUS OF THE CLAIMS AND FORMAL MATTERS

Claims 1-19 are pending in this application. Claims 1, 5, 6, 8, and 14 are independent. Claims 1-9 and 14-16 are hereby amended. No new matter has been added. It is submitted that these claims, as originally presented, were in full compliance with the requirements of 35 U.S.C. §112. Changes to these claims, as presented herein, are not made for the purpose of patentability within the meaning of 35 U.S.C. §101, §102, §103, or §112. Rather, these changes are made simply for clarification and to round out the scope of protection to which Applicants are entitled.

Applicants have amended the drawings to correct a typographical error and submit herewith a corrected drawing sheet.

Applicants note that the Office Action required a substitute specification. Applicants submit that the Specification fully enables the invention. Furthermore, Applicants note that the Office Action gives no substantial reason or explanation that the Specification fails to describe the invention.

II. REJECTIONS UNDER 35 U.S.C. §102(e)

Claims 1-19 were rejected under 35 U.S.C. §102(e) as allegedly anticipated by U.S. Patent No. 6,009,409 to Adler, et al.

Claim 1 recites, *inter alia*:

“...wherein the information for specifying the information picture causes a predetermined operation to be processed as a single unit when an operation command is given independent of a period of time.” (emphasis added)

As understood by Applicants, U.S. Patent No. 6,009,409 to Adler, et al.

(hereinafter, merely “Adler”) relates to scheduling and controlling delivery of advertising in a communications network including a time allocation controller that allocates time available in a particular advertising region in a display device of a remote computer between at least two advertisements as a function of one of a desired user frequency.

Applicants respectfully submit that nothing has been found in Adler that would teach or disclose the above-identified features of independent claim 1. Specifically, Applicants submit that Adler fails to teach or suggest that the information for specifying the information picture causes a predetermined operation to be processed as a single unit when an operation command is given independent of a period of time, as recited in claim 1.

Therefore, claim 1 is patentable.

For reasons similar or somewhat similar to those identified above, independent claim 5 is also patentable.

Claim 6 recites, *inter alia*:

“...a history recording unit for recording history of recording of the information picture; and

an operation permission/negation unit for carrying out permission/negation of the predetermined operation based

on the related information on the basis of history recorded
in the history recording unit.” (emphasis added)

Applicants submit that the cited portions of Adler, specifically column 4, line 57 to column 5, line 4, do not disclose the above-identified features of claim 6. Adler discloses that although described in context of the internet, his invention can be used elsewhere and that is advantageously suited to schedule and control the distribution and delivery of advertising content.

Applicants submit that such disclosure does not render claim 6 unpatentable. The “schedule and control” of Adler does not disclose or suggest a history recording unit for recording history of recording of the information picture and an operation permission/negation unit for carrying out permission/negation of the predetermined operation based on the related information on the basis of history recorded in the history recording unit, as recited in claim 6.

For reasons similar or somewhat similar to those identified above, independent claims 8 and 14 are also patentable.

III. DEPENDENT CLAIMS

The other claims in this application are each dependent from one of the independent claims discussed above and are therefore believed patentable for at least the same reasons. Since each dependent claim is also deemed to define an additional aspect of the invention, however, the individual reconsideration of the patentability of each on its own merits is respectfully requested.

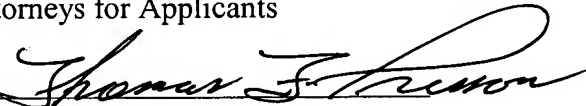
CONCLUSION

In the event the Examiner disagrees with any of statements appearing above with respect to the disclosure in the cited reference, it is respectfully requested that the Examiner specifically indicate those portions of the reference providing the basis for a contrary view.

In view of the foregoing amendments and remarks, it is believed that all of the claims in this application are patentable and Applicants respectfully request early passage to issue of the present application.

Please charge any additional fees that may be needed, and credit any overpayment, to our Deposit Account No. 50-0320.

Respectfully submitted,
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ANNOTATED SHEET SHOWING CHANGES

1210

UPLOADED
PICTURE
FILE NAMEREFERENCE

1222

1224

1226

1228

1200

1220

DESCRIPTION OF RELATED
INFORMATION

1222 POINTER INFORMATION	COMMAND TITLE	ACTION TABLE
1224 http:// _____	HOME PAGE	BROWSE
1226 http:// _____	DEMONSTRATION IMAGE	IMAGE REPRODUCTION
1228 http:// _____	STORY	TELOP DISPLAY
	THEME MUSIC	SOUND REPRODUCTION

1232

1234

1230

DESCRIPTION OF TIME LIMIT
INFORMATION

TIME LIMIT	ACTION TABLE
2000 YEAR 8 MONTH 10 DAY	INHIBITION OF NOTIFICATION TO SERVER · TELOP DISPLAY
2000 YEAR 8 MONTH 20 DAY	INHIBITION OF OPERATION · TELOP DISPLAY

1236

1230

TELOP CONTENT
DESCRIPTION

DOES

SINCE VALID TIME LIMIT OF THIS ○○○
HAS BEEN PASSED, IT ~~DOES~~ NOT NORMALLY
OPERATE. MAKE OPERATION SUCH AS DELETION,
etc.

1240

1242

REGISTRATION

RESET

FIG.12